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August 5, 2025

VIA ECF

Honorable Sharon A. King, U.S.M.J.
Mitchell H. Cohen Building & U.S. Courthouse
4th & Cooper Streets
Camden, NJ 08101

Re: Allan Torres v. Vega Auto Detailing, LLC; Jonathan Vega
Docket No. 1:25-cv-01957-KMW-SAK

Dear Judge King:

Fox Rothschild is counsel for Defendants Vega Auto Detailing, LLC and Jonathan Vega with respect to this matter.

As the Court will recall, the parties had settled in principal and were in the process of exchanging written settlement documents. The Court at that time administratively terminated the matter.

Shortly after written settlement documents were exchanged, Plaintiff's counsel filed a Motion to Withdrawal as Counsel [Doc 21].

Thereafter, it is my understanding that Plaintiff Allan Torres and Defendant Jonathan Vega communicated directly regarding the settlement and executed the settlement agreement and enclosed stipulation of dismissal.

As such, Defendants contend that the motion to withdrawal as counsel is moot and that this matter should be dismissed with prejudice pursuant to the enclosed stipulation of dismissal.

Thank you for your consideration of this submission.

A Pennsylvania Limited Liability Partnership



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Respectfully,

A handwritten signature in black ink that reads "Eileen Oaks Muskett".

Eileen Muskett

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY

ALLAN TORRES,

Plaintiff,

v.

VEGA AUTO DETAILING, LLC

and

JONATHAN VEGA,

Defendants.

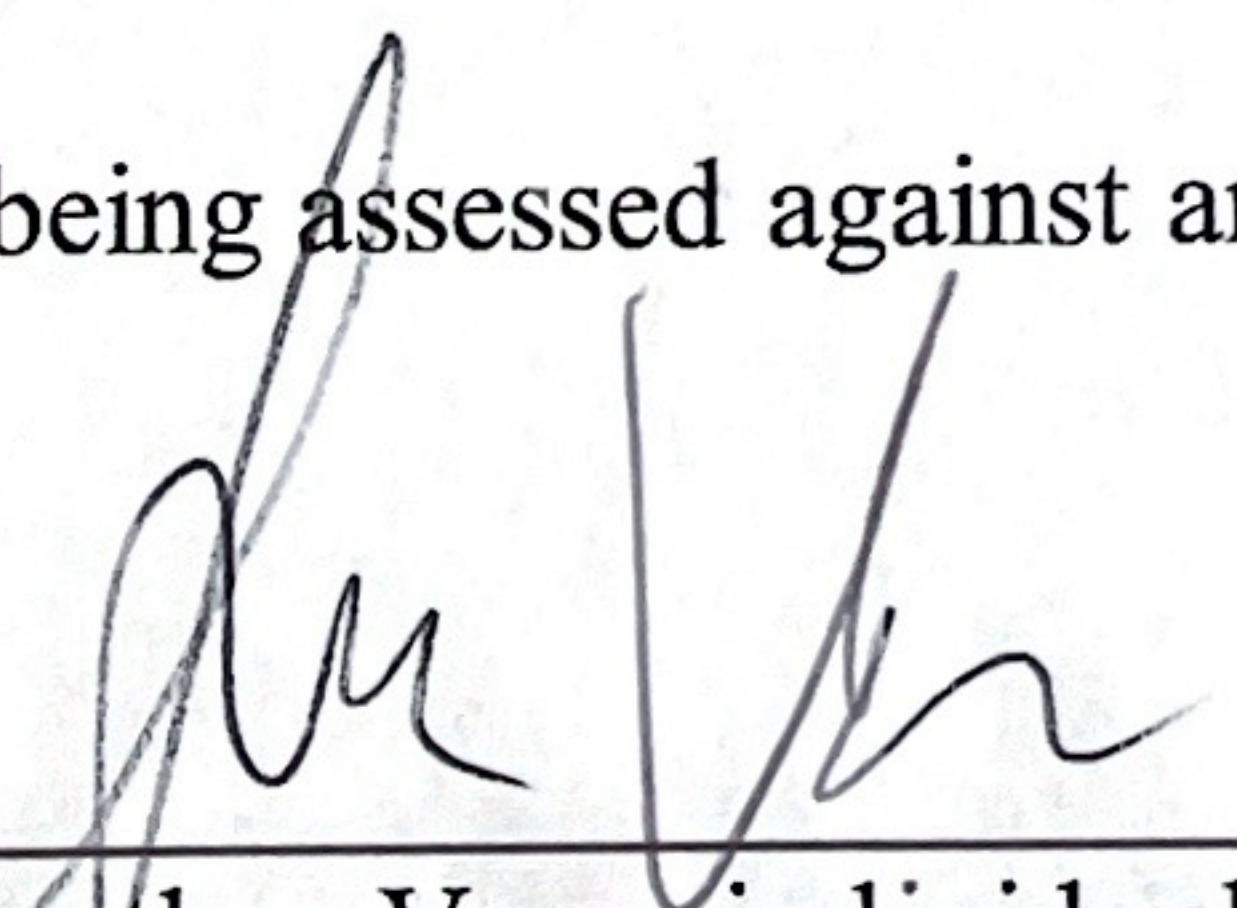
Civil Action

No. 1:25-cv-01957-KMW-SAK

STIPULATION OF DISMISSAL WITH PREJUDICE
AND WITHOUT FEES AND COSTS

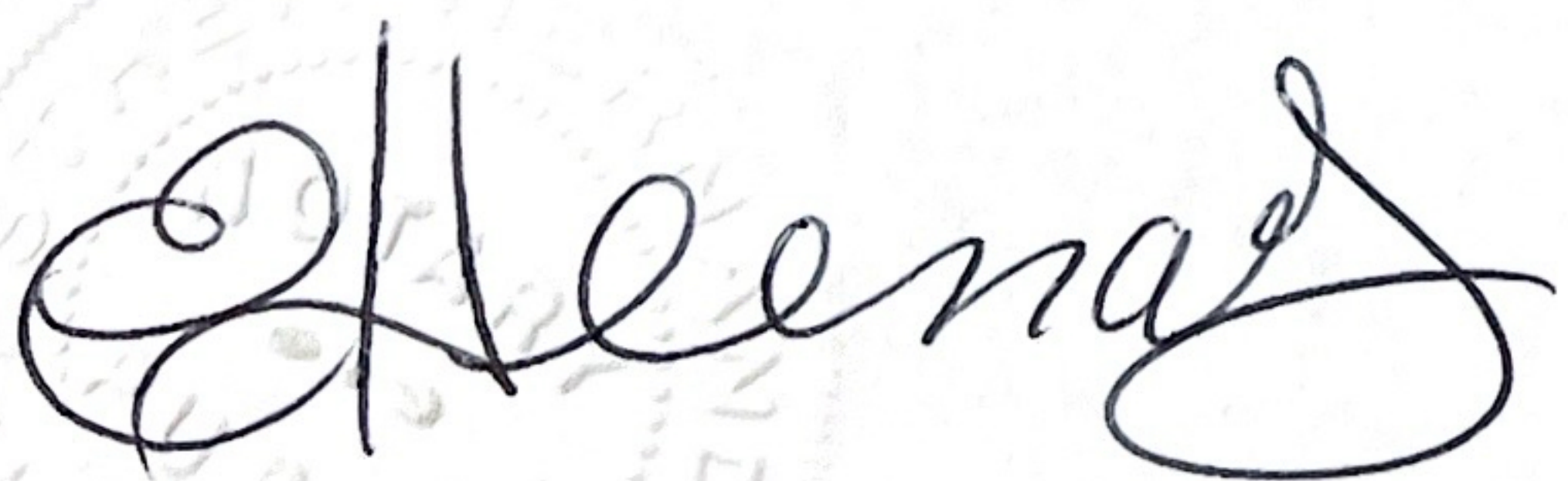
The above matter having been amicably adjusted by and between Plaintiff Allan Torres and Defendants Vega Auto Detailing, LLC and Jonathan Vega, the above-entitled action (as to all parties) is dismissed with prejudice and without costs being assessed against any of the parties.

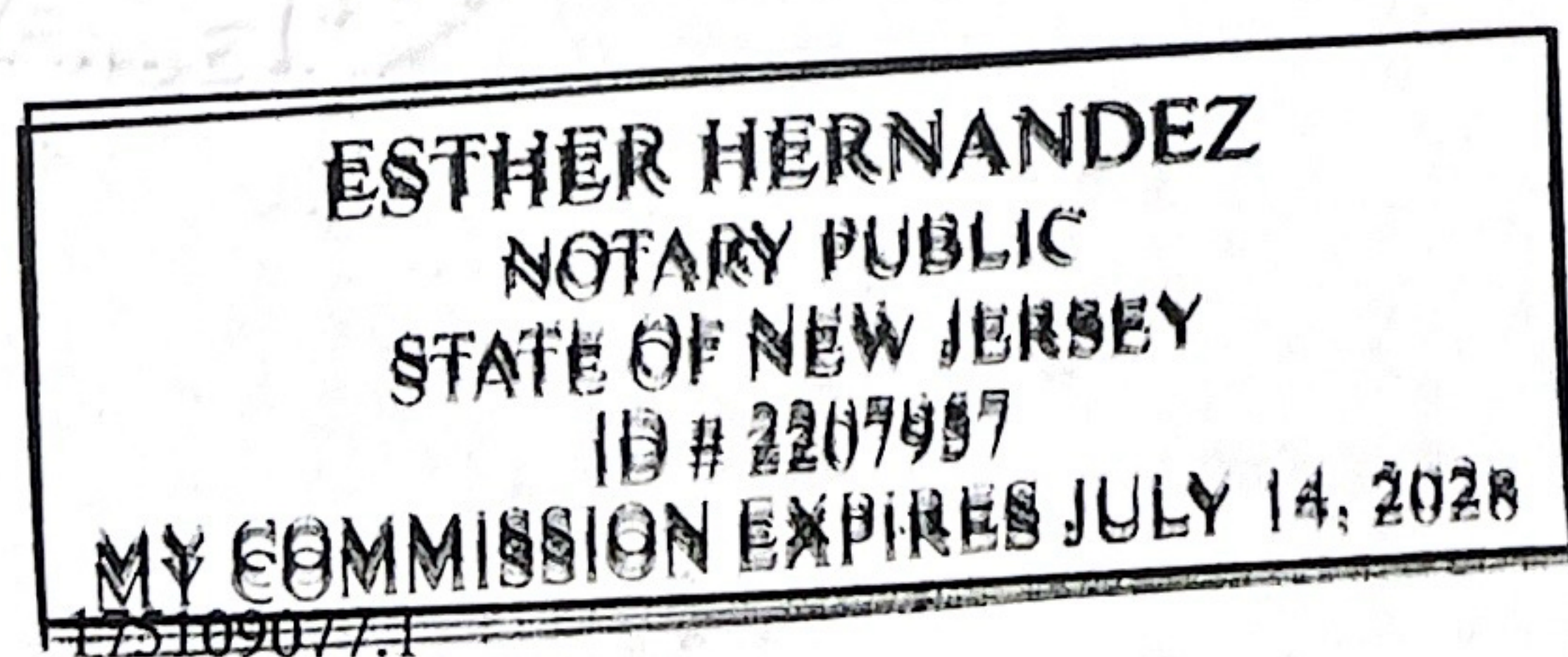

Allan Torres


Jonathan Vega, individually and on behalf of
Vega Auto Detailing, LLC

8/4/25
Dated:

Dated: 8/4/25

 8/4/25



**EN EL TRIBUNAL DE DISTRITO DE LOS ESTADOS UNIDOS
PARA EL DISTRITO DE NUEVA JERSEY**

ALLAN TORRES,

El demandante,

v.

VEGA AUTO DETAILING, LLC

and

JONATHAN VEGA,

Demandados.

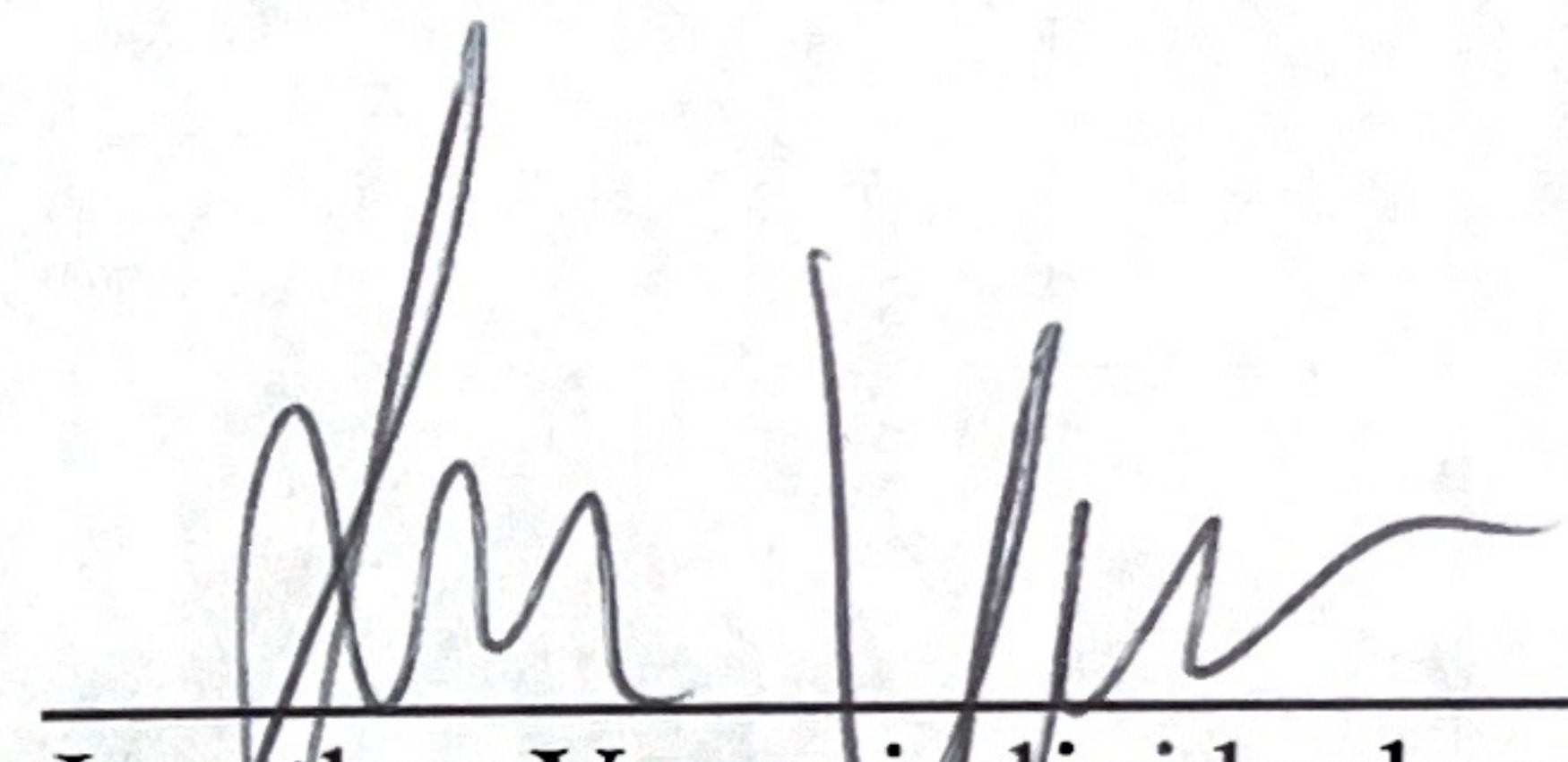
Acción Civil

No. 1:25-cv-01957-KMW-SAK

**ESTIPULACIÓN DEL DESPIDO CON PERJUICIO
Y SIN HONORARIOS NI COSTES**

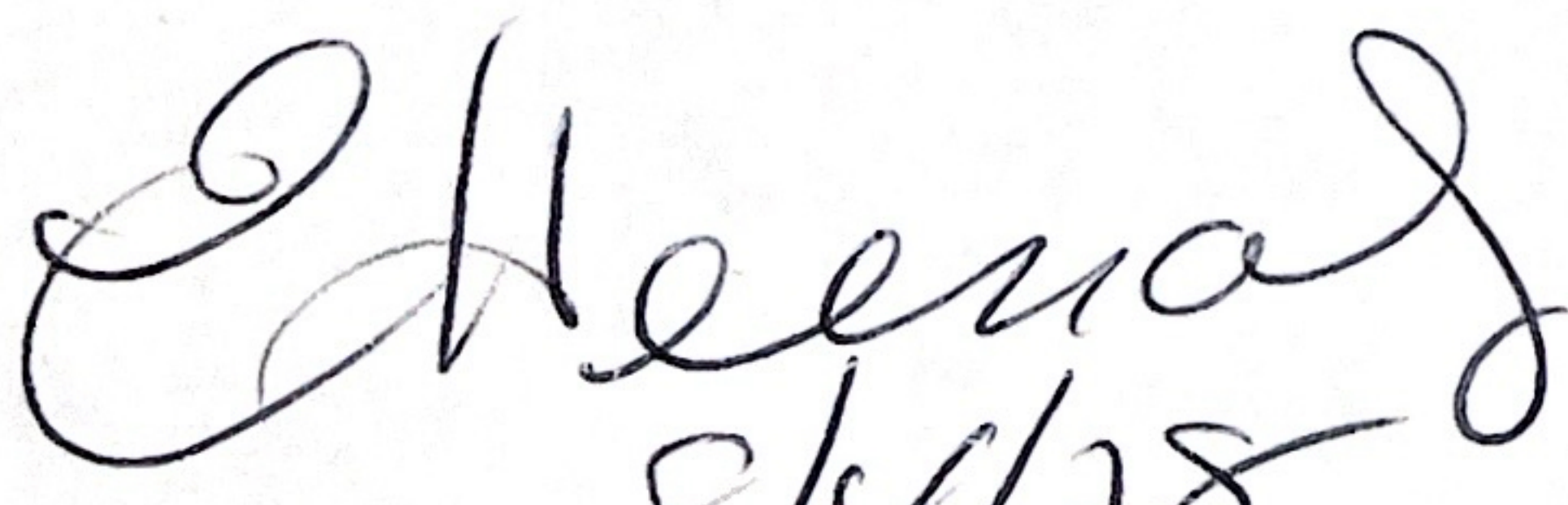
Habiendo sido arreglado amistosamente el asunto anterior entre el demandante Allan Torres y los demandados Vega Auto Detailing, LLC y Jonathan Vega, la acción mencionada anteriormente (en cuanto a todas las partes) se desestima con perjuicio y sin que se impongan costos a ninguna de las partes.


Allan Torres


Jonathan Vega, individualmente y en nombre
de Vega Auto Detailing, LLC

8/4/25
Fecha

Fecha: 8/4/25


8/4/28

ESTHER HERNANDEZ
NOTARY PUBLIC
STATE OF NEW JERSEY
ID # 2207957
MY COMMISSION EXPIRES JULY 14, 2028